



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/561,546	12/19/2005	Jorge Sanchez	119998-166091	9390

25943 7590 05/22/2009  
SCHWABE, WILLIAMSON & WYATT, P.C.  
PACWEST CENTER, SUITE 1900  
1211 SW FIFTH AVENUE  
PORTLAND, OR 97204

EXAMINER

LEUNG, CHRISTINA Y

ART UNIT

PAPER NUMBER

2613

MAIL DATE

DELIVERY MODE

05/22/2009

PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

### Office Action Summary

**Application No.**

10/561,546

**Applicant(s)**

SANCHEZ, JORGE

**Examiner**

Christina Y. Leung

**Art Unit**

2613

**Period for Reply** -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 09 March 2009.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-4, 9, 12 and 15-26 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 2-4 and 15 is/are allowed.
- 6) ☒ Claim(s) 1, 9, 12 and 16-26 is/are rejected.
- 7) ☒ Claim(s) 12 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/08)  
Paper No(s)/Mail Date \_\_\_\_\_
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

## **DETAILED ACTION**

### ***Continued Examination Under 37 CFR 1.114***

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(c), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(c) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09 March 2009 has been entered.

### ***Claim Objections***

2. **Claim 12** is objected to because of the following informalities:

In claim 12, line 8, the spelling of the “transciever” (sic) should be corrected to “transceiver.”

Appropriate correction is required.

### ***Claim Rejections - 35 USC § 102***

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. **Claims 1, 9, and 19-21** are rejected under 35 U.S.C. 102(b) as being anticipated by **Link et al.** (US 5,526,164 A).

Regarding **claim 1**, Link et al. disclose a method for controlling a light emitting device (Figure 3) comprising:

modulating an input of a light emitting device (laser diode 2) with both a test signal (“pulsed pilot signal”  $f_{PILOT}$  shown in Figure 3) and a data signal (“data signal”  $f_D$ ) to produce a modulated optical output signal, wherein the test signal is a noise-level test signal (Figure 1 shows how the intensity of  $f_{PILOT}$  is significantly smaller than that of the main data signal and is “noise” relative to the data signal);

acquiring the modulated optical output signal from the light emitting device (using photocell 3);

extracting the test signal from the acquired modulated optical output signal (column 6, lines 44-62);

digitally processing the extracted test signal to calculate one or more power control adjustments (column 7, lines 60-67; column 8, lines 1-14); and

controlling output power of the light emitting device by applying the calculated power control adjustments (i.e., as voltage signals  $U_0$  and  $U_{mod}$  and corresponding current signals  $I_0$  and  $I_{mod}$ ) to the light emitting device (column 6, lines 44-67; column 7, lines 1-47).

Regarding **claim 9**, Link et al. disclose an apparatus (Figure 3) comprising:

a laser driver (including driver 24 and summer 27) configured to modulate an input of a laser with both a data signal (“data signal”  $f_D$  shown in Figure 3) and a test signal (“pulsed pilot signal”  $f_{PILOT}$ ) to produce a modulated laser output, wherein the test signal is a noise-level test signal (Figure 1 shows how the intensity of  $f_{PILOT}$  is significantly smaller than that of the main data signal and is “noise” relative to the data signal);

a monitor photodiode (photocell 3) operatively coupled to the laser, configured to acquire the modulated laser output, and further configured to generate a modulated laser output signal from the modulated laser output (column 6, lines 44-62);

a digital signal processor (including elements such as demodulator 7) operatively coupled to the monitor photodiode, configured to generate an extracted test signal from the modulated laser output signal, further configured to determine an average value of the extracted test signal (column 6, lines 44-64), and further configured to calculate a laser bias current adjustment from the average value of the extracted test signal (i.e., current signal  $I_0$  corresponding to voltage signal  $V_0$ ; column 7, lines 60-67; column 8, lines 1-14); and

a servo (including microcontroller 13) operatively coupled to the digital signal processor and configured to apply the laser bias current adjustment to the laser (i.e., current signal  $I_0$  corresponding to voltage signal  $V_0$ ; column 6, lines 44-67; column 7, lines 1-47).

Regarding **claim 19**, Link et al. disclose that the digitally processing comprises determining a ratio of a slope of the test signal being applied to the light emitting device to a slope of the extracted test signal to calculate the one or more power control adjustments (column 3, lines 32-45; column 7, lines 48-67; column 8, lines 1-55).

Regarding **claim 20**, Link et al. disclose a signal conditioner (including filters 5 and 6), operatively coupled to the monitor photodiode 3 configured to function as a coarse filter to isolate noise and the test signal from the modulated laser output signal (column 6, lines 44-64).

Regarding **claim 21**, Link et al. The apparatus of claim 9, wherein the monitor photodiode 3 is a high frequency response photodiode configured to track the modulated laser output (column 6, lines 40-48).

***Claim Rejections - 35 USC § 103***

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. **Claim 12** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Levin et al.** (US 4,994,675 A) in view of **Walker** (US 5,889,802 A).

Regarding **claim 12**, Levin et al. disclose a method for controlling a laser system (Figure 3), the method comprising:

receiving, at a laser transceiver (i.e., the “Point B” transceiver including receiver 18 and transmitter 30) from another laser transceiver (i.e., the “Point A” transceiver including transmitter 15 and receiver 33), a transmitted signal, wherein the transmitted signal includes both a data signal (“A to B Information Signal”) and an embedded test signal (i.e., “XX Test Signal”), and wherein the embedded test signal is embedded in system noise (column 6, lines 11-30; column 7, lines 24-27);

detecting, recovering, and digitally processing the test signal at the laser transceiver to determine a laser characteristic of the other laser transceiver (using elements 19, 22, and 23; column 6, lines 36-53); and

transmitting, by the laser transceiver to the other laser transceiver, the laser characteristic to enable the other laser transceiver to adjust one or more operating characteristics according to the transmitted laser characteristic (using elements 25 and 26; column 6, lines 54-57; column 7, lines 24-49).

Regarding claim 12, Examiner respectfully notes that Levin et al. disclose a test signal “embedded in system noise” at least in the sense that the disclosed test signal (i.e., “XX Test Signal” shown in Figure 3) has a level that is very low compared to the level of the data signal (column 5, lines 56-58) and would be well understood in the optical communications art as being “noise” relative to the main data signal.

Further regarding claim 12, Levin et al. disclose extracting the test signal from the acquired modulated optical output signal but do not specifically disclose that the digital signal processing includes a lock in detector or a linear sweep detector algorithm. However, various signal detection algorithms are known in the communications art. In particular, Walker teach a system that is related to the one disclosed by Levin et al., including using a noise-level test signal to control a laser (Figure 6; column 8, lines 28-31), and Walker further teaches using lock in detection (column 8, lines 50-53). Regarding claim 12, it would have been obvious to a person of ordinary skill in the art to use lock in detection as taught by Walker in the system disclosed by Levin et al. as an engineering design choice of a way to effectively detect and recover the signal. Again, the claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

7. **Claims 16, 23, and 24** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Link et al.** (US 5,526,164 A) in view of **Walker** (US 5,889,802 A).

Regarding **claims 16 and 24**, Link et al. disclose a method and system as discussed above with regard to claims 1 and 9 respectively, including extracting the test signal from the acquired modulated optical output signal, but they do not specifically disclose a phase-sensitive

lock-in detection algorithm. However, various signal detection algorithms are known in the communications art. In particular, Walker teach a system that is related to the one disclosed by Link et al., including using a noise-level test signal to control a laser (Figure 6; column 8, lines 28-31), and Walker further teaches using lock in detection (column 8, lines 50-53). Regarding claims 16 and 24, it would have been obvious to a person of ordinary skill in the art to use lock in detection as taught by Walker in the system disclosed by Link et al. as an engineering design choice of a way to achieve a predictable result of effectively detecting and recovering the signal. Again, the claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

Regarding **claim 23**, Link et al. disclose a system as discussed above with regard to claim 9, but they do not specifically disclose that the test signal is a sawtooth signal. However, various signal shapes are well known in the communications art. In particular, Walker teach a system that is related to the one disclosed by Link et al., including using a noise-level test signal to control a laser (Figure 6; column 8, lines 28-31). Walker further teaches that various waveforms may be used for the test signal, including a sawtooth test signal (column 9, lines 1-44). Regarding claim 23, it would have been obvious to a person of ordinary skill in the art to use a sawtooth signal as taught by Walker in the system disclosed by Link et al. as an engineering design choice of an effective signal shape for implementing the already-disclosed noise-level test signal. The claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.



8. **Claims 17 and 25** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Link et al.** in view of **Wax** (US 4,164,036 A).

Regarding **claims 17 and 25**, Link et al. disclose a method and system as discussed above with regard to claims 1 and 9 respectively, including extracting the test signal from the acquired modulated optical output signal, but they do not specifically disclose a phase insensitive quadrature detection algorithm. However, various signal detection algorithms are known in the communications art. In particular, Wax teach a system that is related to the one disclosed by Link et al., including detecting a frequency tone in a signal (Abstract), and Wax further teaches using a phase insensitive quadrature detection algorithm (column 5, lines 33-44). Regarding claims 17 and 25, it would have been obvious to a person of ordinary skill in the art to use quadrature detection as taught by Wax in the system disclosed by Link et al. as an engineering design choice of a way to achieve a predictable result of effectively detecting and recovering the signal. Again, the claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

9. **Claim 18** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Link et al.** in view of **Walker** and **Matsuo et al.** (US 4,168,398 A).

Regarding **claim 18**, Link et al. disclose a method as discussed above with regard to claim 1, but they do not specifically disclose that the test signal is a sawtooth signal. However, various signal shapes are well known in the communications art. In particular, Walker teach a system that is related to the one disclosed by Link et al., including using a noise-level test signal to control a laser (Figure 6; column 8, lines 28-31). Walker further teaches that various

waveforms may be used for the test signal, including a sawtooth test signal (column 9, lines 1-44). Regarding claim 18, it would have been obvious to a person of ordinary skill in the art to use a sawtooth signal as taught by Walker in the system disclosed by Link et al. as an engineering design choice of an effective signal shape for implementing the already-disclosed noise-level test signal. The claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

Further regarding claim 18, in the method described by Link et al. in view of Walker, Link et al. disclose extracting the test signal from the acquired modulated optical output signal, but they do not specifically disclose a linear sweep algorithm. However, various signal detection algorithms are known in the communications art. In particular, Matsuo et al. teach a system that is related to the one described by Link et al. in view of Walker, including detecting a signal in a communication system, and Matsuo et al. further teach using a linear sweep algorithm (Abstract). Regarding claim 26, it would have been obvious to a person of ordinary skill in the art to use a linear sweep algorithm as taught by Matsuo et al. in the system described by Link et al. in view of Walker as an engineering design choice of a way to achieve a predictable result of effectively detecting and recovering the signal. Again, the claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

10. **Claim 22** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Link et al.** in view of **Habel et al.** (US 5,579,328 A).

Regarding **claim 22**, Link et al. disclose a system as discussed above with regard to claim 9 but do not specifically disclose a transimpedance amplifier. However, Habel et al. teach a system (Figure 1) that is related to the one described by Link et al. including laser diode 12 for producing a modulated laser output, a monitor photodiode 22 for acquiring the modulated laser output, and a processor 18 for receiving the output from the photodiode (column 3, lines 15-38). Habel et al. further teach a transimpedance amplifier 26 coupled to the monitor photodiode and configured to amplify the modulated laser output signal (column 3, lines 26-29). Regarding claim 22, it would have been obvious to a person of ordinary skill in the art to include a transimpedance amplifier as taught by Habel et al. in the system disclosed by Link et al. in order to ensure that the output from the photodiode is received by other elements at a suitable power level for effective signal recovery and processing.

11. **Claim 26** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Link et al.** in view of **Matsuo et al.**

Regarding **claim 26**, Link et al. disclose a method and system as discussed above with regard to claim 9, including extracting the test signal from the acquired modulated optical output signal, but they do not specifically disclose a linear sweep algorithm. However, various signal detection algorithms are known in the communications art. In particular, Matsuo et al. teach a system that is related to the one disclosed by Link et al., including detecting a signal in a communication system, and Matsuo et al. further teach using a linear sweep algorithm (Abstract). Regarding claim 26, it would have been obvious to a person of ordinary skill in the art to use a linear sweep algorithm as taught by Matsuo et al. in the system disclosed by Link et al. as an engineering design choice of a way to achieve a predictable result of effectively

detecting and recovering the signal. Again, the claimed differences exist not as a result of an attempt by Applicants to solve an unknown problem but merely amount to the selection of expedients known as design choices to one of ordinary skill in the art.

***Allowable Subject Matter***

12. **Claims 2-4 and 15** are allowed.

13. The following is a statement of reasons for the indication of allowable subject matter: The prior art, including Link et al., Levin et al., and Walker, does not specifically disclose or fairly suggest a system or method including the combination of all the elements, steps, and limitations recited in claims 2- 4, and 15, particularly wherein a laser bias current adjustment is determined and applied according to all the limitations recited in independent claim 2.

14. The indicated allowability of claim 9 in the previous Office action is withdrawn in view of Applicant's amendment filed 09 March 2009, which included amendments to claim 9.

***Response to Arguments***

15. Applicant's arguments filed 09 March 2009 have been fully considered but they are not persuasive.

Regarding claims 1, 9, and 16-26, Examiner respectfully submits that Link et al. disclose a test signal that is "a noise-level test signal" at least in the sense that the disclosed test signal (i.e., "f<sub>PILOT</sub>" shown in Figure 3) has a level that is very low compared to the level of the data signal (Figure 1 shows how the intensity of f<sub>PILOT</sub> is significantly smaller than that of the main data signal and is "noise" relative to the data signal). Similarly, regarding claim 12, Examiner respectfully notes that Levin et al. disclose a test signal "embedded in system noise" at least in the sense that the disclosed test signal (i.e., "XX Test Signal" shown in Figure 3) has a level that

is very low compared to the level of the data signal (column 5, lines 56-58). It would be well understood in the optical communications art that these low level signals disclosed by Link et al. and Levin et al. would be “noise” relative to the main data signal.

In response to Applicant’s argument that the references fail to show certain features of applicant’s invention, it is noted that the features upon which Applicant relies (i.e., a particular test signal amplitude that is somehow specifically lower than or otherwise distinguished from the ones already disclosed by Link et al. and Levin et al.) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Examiner respectfully disagrees with Applicant’s assertion on page 8 of the response that a “noise-level” signal could not be recovered by filters such as in the systems disclosed by Link et al. and Levin et al. Again, absent further specific limitations in the claims regarding what constitutes “noise” or “noise level,” it would be well understood in the optical communications art that these low level signals disclosed by Link et al. and Levin et al. would be “noise” relative to the main data signal. Examiner notes that Applicant’s own specification on page 14, lines 7-11, disclose that Applicant’s noise-level test signal is recovered using filtering.

### ***Conclusion***

16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christina Y. Leung, whose telephone number is 571-272-3023. The examiner can normally be reached on Monday to Friday, 8:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth Vanderpuye, can be reached at 571-272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Christina Y. Leung/

Primary Examiner, Art Unit 2613